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IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF MISSISSIPPI ABERDEEN DIVISION

JAMEY PAUL BURRAGE

PLAINTIFF

v.

No. 1:20CV222-NBB-RP

LEE COUNTY ADULT JAIL MEDICAL DEPARTMENT

DEFENDANT

Consolidated With

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF MISSISSIPPI ABERDEEN DIVISION

JAMEY PAUL BURRAGE

PLAINTIFF

V.

No. 1:21CV103-NBB-RP

LEE COUNTY ADULT JAIL, ET AL.

DEFENDANTS

ORDER *DENYING* PLAINTIFFS MOTIONS [31, 39 in Lead Case], [29 in Companion Case] FOR EXAMINATION BY OUTSIDE DOCTOR

This matter comes before the court on the motions [31, 39 in Lead Case], [29 in Companion Case] by Jamey Paul Burrage to be examined by an outside doctor to diagnose the cause of numbness and tingling he feels on his right side. A prisoner's mere disagreement with medical treatment provided by prison officials does not state a claim against the prison for violation of the Eighth Amendment by deliberate indifference to his serious medical needs. *Gibbs v. Grimmette*, 254 F.3d 545 (5th Cir.2001); *Norton v. Dimazana*, 122 F.3d 286, 292 (5th Cir. 1997); *see also Stepnay v. Goff*, 164 Fed.Appx. 767, 770 (10th Cir. 2006) (Inmate with staph infection cannot avoid dismissal "by merely asserting conclusory allegations that his condition obviously required a doctor's attention because most skin conditions are not intuitively serious.") In this case the plaintiff merely disagrees with the decision by medical personnel to monitor his condition, rather than refer him

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for outside treatment. As such, the instant motions [31, 39 in Lead Case], [29 in Companion Case] for referral to an outside medical provider are **DENIED**.

SO ORDERED, this, the 8th day of February, 2022.

/s/ Roy Percy
UNITED STATES MAGISTRATE JUDGE